## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

CIVIL ACTION NO.

ACADIA INSURANCE COMPANY, as

Subrogee of St. Paul Street, LLC

Plaintiff :

v. : 04-12557-WGY

;

NER CONSTRUCTION MGMT., INC.

Defendant :

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NOW COMES, Patrick J. Loftus, III, Esquire, counsel for Plaintiff Acadia

Insurance Company as subrogee of St. Paul Street, LLC respectfully moves this Court to enter an Order, in the form attached, for the admission <a href="Proof">Pro Hac Vice</a> of Robert M. Caplan., Esquire, of the law firm of Cozen and O'Connor, 1900 Market Street, Philadelphia, Pennsylvania to appear herein as counsel for plaintiff.

In support of this motion, Movant states as follows:

- I am an attorney duly licensed to practice law in the Commonwealth of Massachusetts, and maintain an office at 9 Park Street, #500, Boston, Massachusetts 02108, and am attorney for plaintiff in the above-captioned action.
- The above-captioned action involves property damage resulting from an incident that occurred on January 31, 2004 at the plaintiff's insureds' property in Brookline,
   Massachusetts.
  - 3. I have been acting as counsel for plaintiff with respect to this matter.
- 4. As counsel for plaintiff, I have cooperated with Mr. Caplan, who has also prepared the case and is also ready to proceed with discovery and trial.

5. I know Mr. Caplan to be a qualified attorney with experience in the area of property damage litigation, such issues being presented in the instant lawsuit, and to be a member in good standing of the Bar of the Commonwealth of Pennsylvania and the State of New Jersey.

- 6. With my assistance, Mr. Caplan has prepared this case and is ready to go forward, such that granting this motion will not delay the preparation at trial of this case. Mr. Caplan is familiar with the Local Rules of the United States District Court for the District of Massachusetts.
- 7. The Commonwealth of Pennsylvania grants Pro Hac Vice admission to duly licensed attorneys from the Commonwealth of Massachusetts.
- 8. In further support of its motion, Movant incorporates, by reference, the annexed Affidavit of Robert Caplan, Esquire.

WHEREFORE, Movant respectfully requests that the Court grant an Order allowing the admission Pro Hac Vice of Robert Caplan, Esquire to practice with respect to the above entitled action.

LAW OFFICES OF PATRICK J. LOFTUS,

III

Attorneys for Plaintiff 9 Park Street, #500 Boston, MA 02108

617.723.7770

Dated: July 12, 2005